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January 20, 2003

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Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

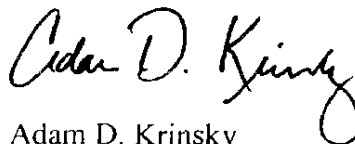
Re: IB Docket No. 01-185; ET Docket No. 00-258; Constellation
Communications Holdings, Inc., File Nos. 181-SAT-LOA-97(46), IBFS
Nos. SAT-LOA-19970926-00148, SAT-AMD-19991230-00134, SAT-
AMD-20001103-00152, SAT-MOD-20020719-00103, SAT-T/C-
20020718-00114; Mobile Communications Holdings, Inc., File Nos. 180-
SAT-P/LA-97(26), SAT-MOD-20020719-00105, SAT-T/C-20020719-
00104

Dear Ms. Dortch:

On January 17, 2002, Douglas L. Brandon of AT&T Wireless Services, Inc. and the undersigned met with Barry Ohlson, Interim Legal Advisor to Commissioner Jonathan S. Adelstein, regarding the above-captioned matters. At the meeting, we discussed points raised in our previous filings, including the Commission's commitment to "strictly enforce" the 2 GHz **MSS** milestones and, if ATC is granted, the importance of ensuring that terrestrial service is truly ancillary and that MSS providers be required to fulfill the Commission's goal of encouraging satellite services to rural areas.

Pursuant to Section 1.1206(b)(1) of the Commission's rules, one copy of this letter is being filed electronically with respect to the rulemaking dockets, and **two** paper copies are being filed with the Secretary's office with respect to each application proceeding.

Respectfully submitted,



Adam D. Krinsky

cc: Barry Ohlson

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